IN THE UNITED STATES PATENT AND TRADEMARK OFFICE PATENT APPLICATION

Appl. No.: 10/646,854 Confirmation No.: 2827

Applicant: Trafton, et al.

TC/AU: 2838

Examiner: Gary L. Laxton Filing Date: August 26, 2003

Docket: TI-35749 Cust. No.: 23494

RENEWED PETITION TO ACCEPT UNINTENTIONALLY DELAYED CLAIM UNDER 35 U.S.C. § 119(e) AND 37 CFR § 1.78(a)(6)

Date: October 15, 2008

Mail Stop Petitions Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Applicant renews its petition filed November 30, 2007, under 37 CFR § 1.78(a)(6) to accept an unintentionally delayed claim under 35 U.S.C. § 119(e) for the benefit of priority to a prior-filed provisional application (i.e., 60/438,164).

The prior petition was dismissed by Decision on Petition Under 37 CFR 1.78 (a)(6) mailed September 22, 2008, because the Application Data Sheet (ADS) submitted with the petition did not list the Application Number, i.e., 10/646,854, of the instant application (in the "Domestic Priority Information" block).

The contents of the prior petition are hereby incorporated by reference, readopted and reasserted herein. An amended ADS in the form previously submitted, except including the previously omitted Application Number 10/646,854, is now submitted herewith.

The entire delay between the date the claim was due under paragraph (a)(5)(ii) and the date the claim is made was unintentional.

The \$1410.00 surcharge due herein under 37 CFR 1.17(t) was previously authorized and charged to Deposit Acct: 200668 (see 12/03/07 entry: "6782 10646854 TI-35749 1454 \$1,410.00").

Appl. No.10/646,854 Renewed Petition October 15, 2008

An authorization is made herewith to charge any other fee due hereon, or credit any overpayment, to Deposit Account No. 20-0668 of Texas Instruments Incorporated.

Respectfully submitted,

/Warren L. Franz/

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